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IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF VIRGINIA ROANOKE DIVISION

FEB 0 9 2015

JULIA C. DIPOLEY, CLERK

DEPUTY CLERK

JUNIOR KEMPER SPRADLIN, Plaintiff,

Civil Action No. 7:15-cv-00032

V,

VERIFIED STATEMENT

US MARSHAL SERVICE, VA, ET AL, Defendant(s).

I have been advised of the requirements regarding exhaustion of administrative remedies as outlined in 42 U.S.C. 1997e and now submit this verified statement.

	Prior to filing my civil rights action, I exhausted my administrative remedies as to each of the claims raised in my complaint by appealing my claims to the highest available level of the administrative remedies procedures. Copies of the record of the proceedings are attached to this statement.
	Prior to filing my civil rights action, I attempted to exhaust my administrative remedies but my grievance was rejected as untimely. I have appealed that determination to the highest level available before filing this action. I have attached documentation verifying my attempts to exhaust administrative remedies.
	There are no administrative remedies available to me at this time, either because the issue I raise is nongrievable, or because there is no grievance procedure at the correctional facility at which I am confined. I have attached documentation verifying my attempts to exhaust administrative remedies.
	This cause of action arose at, and I am now being housed at another facility, Therefore, I do not believe I have administrative remedies available at this time.
statement; be based o	Firm that I am the plaintiff in this action and I know the content of the above that it is true of my own knowledge, except as to those matters that are stated in it to n my own information and belief; and to those matters, I also believe them to be true. Inder penalty of perjury that the foregoing is true and correct.